

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA

v.

ARRAIGNMENT
AND PLEA MINUTES

TROY SCHADEN

CASE NUMBER 25-cr-91

HONORABLE NANCY JOSEPH, presiding
Deputy Clerk: Evan R.
Hearing Held: May 19, 2025, at 10:30 am

Court Reporter: Liberty
Hearing Began: 10:31 am
Hearing Ended: 10:37 am

Appearances:

UNITED STATES OF AMERICA by: Megan J Paulson
Troy Schaden, in person, and by: Christopher D Donovan
U.S. PROBATION OFFICE by: Hannah Behnke
INTERPRETER: None Sworn

CJA FDS RET

Original Indictment Superseding Indictment Information Misdemeanor Felony

Speedy Trial Date: July 28, 2025
Plea Deadline:
Final Pretrial Report
Final Pretrial Conf.: TO BE SET
Jury Trial Date: TO BE SET
Trial Length Estimate: _____

District Judge: Brett H Ludwig
Bond Judge: Nancy Joseph
Magistrate Judge: William Duffin
Motions Due: 6/3/2025
Responses Due: 6/13/2025
Replies Due: 6/18/2025

Government to disclose grand jury materials
 Defendant advised of rights
 Court orders counsel appointed
 Defendant advised of charges, penalties, and fines
 Copy of indictment received by defendant
 Indictment read defendant waives reading
 Not guilty plea entered by: defendant the court
 Expanded discovery policy applies (See Order below)
Discovery available: by end of the week

Court orders all grand jury materials turned over
one day prior to trial
 Oral Motion for Complex Designation
 Granted Denied
 Referred to William Duffin
 Case designated complex
 Counsel Only Scheduling Conference:
before Magistrate Judge William Duffin

Maximum Penalties:

COUNT 1: SENT: 5-20 years; FINE: \$250,000; SR: 5 years to Life; SA: \$5,000.

COUNT 2: SENT: 20 years; FINE: \$250,000; SR: 5 years to Life; SA: \$5,000.

BOND

Release continued as previously set.

IT IS HEREBY ORDERED that as required by Federal Rule of Criminal Procedure 5(f), the court **ORDERS** that the government must produce all exculpatory information to the defendant(s) as required by *Brady v. Maryland*, 373 U.S. 83 (1963) and its progeny. Failure to comply with this order in a timely manner may result in sanctions, including exclusion of evidence, adverse jury instructions, dismissal of charges and contempt proceedings